U.S. ENVIRONMENTAL PROTECTION AGENCY POLLUTION/SITUATION REPORT Little City Building - Removal Polrep





UNITED STATES ENVIRONMENTAL PROTECTION AGENCY Region V

Subject:

POLREP #2

Progress

Little City Building

Ottawa, IL

Latitude: 41.3468652 Longitude: -88.8420776

To:

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From:

Bradley Benning, OSC

Date:

8/11/2015

Reporting Period:

08/04/2015 to 08/11/2015

1. Introduction

1.1 Background

Site Number:

C55U

Contract Number:

EP-S5-08-02

D.O. Number:

_ . _ .

Action Memo Date:

5/19/2015

Response Authority: CERCLA

NPL Status:

0156

Response Type:

Operable Unit:

Time-Critical

Response Lead:

EPA Non NPL Incident Category:

Removal Action

Mobilization Date:

7/27/2015

Start Date:

7/27/2015

Demob Date:

Completion Date:

CERCLIS ID:

ILN000505583 RCRIS ID:

ERNS No.:

State Notification:

FPN#:

Reimbursable Account #:

1.1.1 Incident Category

Time-Critical Removal Action

1.1.2 Site Description

The Little City Building Site's (LCB) owner of over ten years, attempted to clean up the building for possible redevelopment and/or sale. The contractor hired by the owner in fact gutted the building for scrap causing flooding, severe structural problems and the release of ACM throughout the building. Future attempts to sell the site were unsuccessful due to the ACM release and structural concerns. The owner offered to donate the building to the City of Ottawa, as they no longer had financial resources to address the deteriorating conditions in the building. The City of Ottawa hired consultants to conduct asbestos and structural surveys of the building in 2014, which confirmed ACM release and imminent structural concerns. The City of Ottawa requested assistance from EPA due to the escalating costs for ACM cleanup, structural repairs and /or demolition of the site. EPA conducted an assessment of the building and found additional structural damage, giving concern that partial or complete structural failure of the building is imminent. The Site was referred to the Region 5 Superfund Program through the Brownfield's Program.

The Site comprises approximately 34,200 square feet, is a five story multi-wythe brick wall and timber floor framed structure constructed in 1902. The building's exterior west wall shows significant signs of failure due to years of water damage. Several windows are now open as past board-up measures have failed. A large area of the roof has collapsed resulting in the pancaking of floor sections on all five stories of the building. Extreme damage to all interior rooms is apparent from many years of neglect and water damage. The City has placed barriers along the south and west perimeters to keep pedestrians clear of the building.

1.1.2.1 Location

The Site is located at 112 West Madison Street, Ottawa, LaSalle County, Illinois. The building abuts existing structures to the east with a small alley to the west. A parking lot is situated to the north and the south face is the original main entrance along Madison Street sidewalk. The building is in the downtown business district. The Site's geographical coordinates are 41.3468 North latitude and -88.8420 West longitude.

1.1.2.2 Description of Threat

The Site presents a threatened and an ongoing release of hazardous substances. Past actions to secure the building show evidence of failing, several windows are now open as board-up measures have failed and the roof is partially exposed, posing potential release of ACM to the environment. This building is severely damaged and contains friable ACM throughout the inside which would pose an imminent and substantial threat to public health should the building suffer a catastrophic failure.

1.1.3 Preliminary Removal Assessment/Removal Site Inspection Results

The removal site evaluation utilized data from the Comprehensive NESHAP Asbestos Survey conducted January of 2014, by Midwest Environmental Consulting Services and Building Structural Survey conducted August 2014, by Fehr-Graham Engineering for the City of Ottawa, which documented the following site conditions.

A total of 25 homogeneous areas were sampled, with 12 areas testing positive for asbestos (Chrysotile 1-20%), and one area (boiler insulation) not sampled due to site conditions but assumed to be asbestos. The ACM included air cell pipe insulation, floor tile, mastic, caulking, window glazing and boiler insulation, all mixed with building debris observed throughout all five floors and basement of the building. An estimated 200 linear feet of pipe insulation and 280 square feet of boiler insulation were identified. All asbestos was considered friable.

The bulk sampling strategy was based upon the protocol of homogenous areas established by the USEPA. A homogeneous sampling area (HSA) is defined as an area of material that is uniform in color, texture, construction, general appearance, and date of installation. Bulk samples of suspect ACM were analyzed by Polarized Light Microscopy (PLM) utilizing the EPA-600/M4-82-020 Method. Bulk samples were analyzed using Asbestos Hazard Emergency Response Act (AHERA) "positive stop" protocol, meaning each sample of each HAS group is analyzed until asbestos is found in the HAS or all samples in the group are analyzed and are negative for asbestos content.

Fehr-Graham Engineering performed an investigation of the building to ascertain the existing conditions and to make recommendations for necessary shoring and stabilization to allow the asbestos to be mitigated.

The collapsed floors along the west elevations have rendered the wall unsupported for its entire height. Masonry walls rely upon the lateral bracing provided by the floor systems. The bowing of the west wall observed from the exterior is consistent with unsupported masonry walls of this height.

The sagging floors immediately south of the collapsed bay require shoring along with areas of the fourth and fifth floors. Repairs to all levels require access between floors, which is currently limited due to the poor condition of the stairs. Further, any vibrations that are caused by stabilization work could be detrimental to the exterior masonry walls.

Fehr-Graham's professional opinion concludes that without stabilization and re-roofing the building may suffer from a partial or full collapse.

USEPA also conducted an assessment of the building on January 28th, 2015, to provide a second opinion regarding the structural integrity of the building. A structural engineer from USEPA START contractor Tetra Tech inspected the building and agrees with the Fehr-Graham conclusions. Furthermore, additional damage was discovered on the exterior side of the west wall of the building during the site visit increasing concern that partial of complete structural failure of the building is imminent unless stabilization or controlled demolition measures are taken immediately.

2. Current Activities

2.1 Operations Section

2.1.1 Narrative

2.1.2 Response Actions to Date

08/04/2015 - Transporting ACM debris off-site, 5 loads shipped. Continue sorting scrap metal from debris. Cutting and removing fire escape from west wall. First round of perimeter monitoring results indicate all levels below asbestos perimeter action levels.

08/05/2015 - Continue demo at NE corner of building. Re-enforcing adjacent roof for protection. One load of scrap steel shipped.

08/06/2015 - Continue demo work, moving further into the building. Dust has been minimal with two water sprays.

08/07/2015 - Disposal only today, six loads of debris shipped and one load of scrap metal. Barricades for street closure on Monday delivered by City. General site cleanup and covering debris area for weekend shut down.

08/10/2015 - Closed westbound Madison Ave. as demo is nearing the front section of the building. Continued working on west wall to the SW corner of the building. Added protective board up along the bank building. Arranging for additional hose to cover work along Madison Ave. Moved demo work back to east side moving towards the front. All work has been progressing without incident.

08/11/2015 - Continue demo work in the SE corner of the building, estimate 50 - 60% of the building is down. Much of the structural steel framing requires cutting by torch which does slow the progress. Second round of perimeter results again indicate all levels below perimeter action levels. Multiple personnel results have consistently been below asbestos PELs.

2.1.3 Enforcement Activities, Identity of Potentially Responsible Parties (PRPs)

Current property owner was sent a General Notice Letter, financial resources were not available to conduct the removal work.

2.1.4 Progress Metrics

Waste Stream	Medium	Quantity	Manifest #	Treatment	Disposal
ACM Debris	solid	220 tons			Laraway landfill, Joliet, Il
Scrap Metal	solid	30 tons			Recyling thru subcontractor
	-				,

2.2 Planning Section

2.2.1 Anticipated Activities

Continue demolition work .

Continue transporting debris and scrap metal off site.

2.2.1.1 Planned Response Activities

Complete demolition work.

Continue perimeter air monniotring

Transport debris off site.

Excavate foundation to remove debris.

Clean work zone

Collect samples to check asbestos levels prior to backfilling.

Backfill foundation.

Demobe personnel and equipment

2.2.1.2 Next Steps

Continue demolition and debris removal

2.2.2 Issues

Communication service was disrupted to an adjacent business due to line damage from demolition work. ATT was requested to move the line prior to work start, but action was not completed. New line is being located to the front of the building to restore service.

2.3 Logistics Section

ERRS and Demolition company are supplying all personnel and equipment.

2.4 Finance Section

2.4.1 Narrative

All costs are processed through ERRS.

Estimated Costs *

	Budgeted	Total To Date	Remaining	% Remaining					
Extramural Costs									
ERRS - Cleanup Contractor	\$800,000.00	\$434,985.00	\$365,015.00	45.63%					

TAT/START	 \$25,000.00	\$8,800.00	\$16,200.00	64.80%
Intramural Costs				
Total Site Costs	\$825,000.00	\$443,785.00	\$381,215.00	46.21%

^{*} The above accounting of expenditures is an estimate based on figures known to the OSC at the time this report was written. The OSC does not necessarily receive specific figures on final payments made to any contractor(s). Other financial data which the OSC must rely upon may not be entirely up-to-date. The cost accounting provided in this report does not necessarily represent an exact monetary figure which the government may include in any claim for cost recovery.

2.5 Other Command Staff

2.5.1 Safety Officer

Demolition contractor has a certified asbestos manager on site, EPA is overall safety officer.

2.5.2 Liaison Officer

NA

2.5.3 Information Officer

Charles Rodriguez, EPA, is the Community Involvement Coordinator. Site Fact Sheet has been distributed to the adjacent businesses in the area. Fact sheet has been posted on signs along the east and north perimeter fencing.

3. Participating Entities

3.1 Unified Command

EPA

3.2 Cooperating Agencies

City of Ottawa Illinois EPA

4. Personnel On Site

EPA - 1 START - 1 ERRS - 2 American Demolition - 6 RiskNomics - 1

5. Definition of Terms

EPA - Environmental Protection Agency

ERRS - Emergency & Rapid Response Services

HASP - Health and Safety Plan

mg/kg - milligrams per kilogram

OSC - On scene coordinator

ppb - parts per billion

ppm - parts per million

RM - removal manager

START - Superfund Technical Assessment & Response Team

TDD - Technical Direction Document

TO - Task Order

ACM - Asbestos Contaminated Material f/cc - fibers per cubic centimeter PEL - Permissible Exposure Level

6. Additional sources of information

6.1 Internet location of additional information/report

www.epaosc.org/littlecitybuilding

6.2 Reporting Schedule

Weekly

7. Situational Reference Materials

No information available at this time.